# IN THE SUPERIOR COURT OF THE STATE OF DELAWARE IN AND FOR SUSSEX COUNTY

IN THE MATTER OF THE APPLICATION	١
OF THE STATE OF DELAWARE FOR AN	1
ORDER AUTHORIZING THE	3
INSTALLATION OF A PEN REGISTER AND	~
A CALLER IDENTIFICATION SYSTEM	?

### **APPLICATION**

Your Applicant, Detective \_\_\_\_\_\_\_ of the Delaware State Police Department, is a law enforcement officer as defined in 11 <u>DEL</u>, <u>C</u>. § 2401(11), and therefore, pursuant to 11 <u>DEL</u>, <u>C</u>. § 2432, hereby applies for an Order authorizing the installation and use of a device known as a Pen Register \ Trap & Trace to include cell site information, call detail, without geographical limits, which registers telephone numbers dialed or pulsed from or to the telephone(s) having the number(s):

In support of this application, your applicant states as follows:

Your applicant, Detective of the Delaware State Police Department, has been engaged in an investigation of Burglary in the Second Degree by an individual known to your afflant as to is under investigation for violation of Possession of a Firearm by a Person Prohibited, Possession of a Deadly Weapon During the Commission of a Felony, and Reckless Endangering First Degree. The following information is offered in support of probable cause for the interception of real-time cell site information:

- I. Detectives of the Delaware State Police certifies Suspect Police, for suspected criminal activity involving, but not limited to, violations of the following sections of the Delaware Criminal Code:
  - O Possession of a Firearm by a Person Prohibited, Title 11, Section 1448 00a1, a Class D Felony.
  - O Possession of a Deadly Weapon During the Commission of a Felony, Title 11, Section 1447 A00A, a Class B Felony.
  - o Reckless Endangering First Degree. Title 11, Section 0604 000A,

#### a Class E Felony.

- II. The circumstances involved in the above offenses have been examined, investigated and checked; the details of which are set fourth as probable cause in the Affidavit attached to this application.
- III. Your Applicant hereby certifies that the installation of the Pen Register and Trap and Trace Device will likely provide information concerning the aforesaid individual's location which will be obtained by learning the numbers, locations and subscribers of the telephone number(s) being dialed or pulsed from or to the aforesaid telephone and that such information is relevant to the ongoing criminal investigation being conducted by the Agency.
- IV. Delaware State Police investigation revealed that Cellco Partnership DBA Verizon Wireless is the carrier company for telephone facility:

  This information was obtained on May 18, 2016 by the following means: Confirmed via Verizon Wireless legal department.
- V. Based on the attached Affidavit of Probable Cause, Applicant respectfully requests that this Court issue an order authorizing the installation and use of a Pen Register/Trap and Trace Device.

WHEREFORE, the State of Delaware respectfully requests that this Court grant an Order:

- A. Authorizing the Agency to install and use a Pen Register/Trap & Trace to include cell site information, call detail, without geographical limits upon the aforesaid telephone(s) for a period of time not to exceed sixty (60) days.
- B. Directing that the Agencies shall complete the necessary installation of the Pen Register/Trap & Trace, utilizing AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider providing service for the above listed target phone number, facilities, technical information and equipment, if required.
- C. Directing that if requested by the agencies, AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider, direct the target telephone number to operate according to the Global System for Mobile Communications (GSM), Code Division Multiple Access (CDMA), or Integrated Digital Enhanced Network (iDEN) protocols as applicable.
- D. Directing that if requested by the agencies, T-Mobile and/or AT&T direct the target telephone number to operate according to the Global System for

Mobile Communications (GSM) protocols.

- E. Directing that the Agencies are authorized to employ surreptitious or duplication of facilities, technical devices or equipment to accomplish the installation and use of a Pen Register \ Trap &Trace, unobtrusively and with a minimum of interference to the service of the subscriber(s) of the aforesaid telephone, and shall initiate a signal to determine the location of the subject's mobile device on the service provider's network or with such other reference points as may be reasonably available, Global Position System Tracing and Tracking, Mobile Locator tools, R.T.T. (Real Time Tracking Tool), Precision Locations and any and all locations, and such provider shall initiate a signal to determine the location of the subject's mobile device on the service provider's network or with such other reference points as may be reasonably available and at such intervals and times as directed by the law enforcement agent / agencies serving the Order.
- F. Directing that there are specific and articulate facts that AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider providing service for the above listed target phone number, shall furnish the Agencies with all information, facilities, cell site locations with sector information, any and all equipment information including (but not limited to) ) mobile equipment identifier (MEID), mobile station identification (MSID), international mobile subscriber identifier (IMSI), electronic serial number (ESN), subscriber identity module (SIM), international mobile equipment identity (IMEI) and other equipment identifying number(s), subscriber and billing information including (but not limited to) the amount of money/minutes on prepaid phones, account information including (but not limited to) customer comments, remarks, or any other customer contact notations and other phone number[s] on the account, call history records, and technical assistance necessary to accomplish the installation and use of a Pen Register \ Trap & Trace, unobtrusively and with a minimum of interference to the service of the subscriber(s) of the aforesaid telephone, Global Position System Tracing and Tracking, Mobile Locator tools, R.T.T. (Real Time Tracking Tool), Precision Locations and any and all locations.
- G. Directing AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider to provide twenty-four (24) hour technical support and implementation assistance.
- H. Directing AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider to provide any and all historical billing and subscriber information listed to this number

and line, and / or any number(s) and line(s) that this target number has been changed to within ten (10) days prior to the implementation of this order.

- I. Directing the Agency to compensate AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider for reasonable expenses for the services, which the Company is providing.
- J. Directing AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider shall continue to provide the Agencies subscriber information of telephone numbers dialed from or to the aforesaid telephone, provided such request is made within ten (10) days of the expiration of the Order and provide up to 365 days of prior detailed call history information, of the aforesaid target telephone, only if requested by the Agency.
- K. Directing that Verizon Inc., Comcast, Cavalier, AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider shall provide the Agencies with subscriber information of published and non-published telephone numbers obtained from the aforesaid telephone, provided that the request for such information is made within ten (10) days of the expiration of the Order.
- L. Directing that AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider and its agents and employees are prohibited from disclosing to the subscriber(s) of the aforesaid telephone(s) or to any other person(s) the existence of this Application and Order, the existence of the investigation identified in the Application or the fact that the Pen Register \ Trap & Trace to include cell site information, call detail, without geographical limits, is being installed and used upon the aforesaid telephone(s).
- M. Directing that the Order authorizing the installation and use of the devices apply not only to the presently assigned number(s) and line(s), but to any subsequent number(s), line(s) or service(s) assigned to replace the original number(s) or line(s); and that any change to the service(s), additional services, leased or purchased equipment, enhanced and/or special or custom feature(s), ) mobile equipment identifier (MEID), changing of mobile station identification (MSID), international mobile subscriber identifier (IMSI), electronic serial number (ESN), subscriber identity module (SIM), or international mobile equipment identity (IMEI) be disclosed to the Applicants.

- N. Directing that during the effective period of the Order, AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider, shall not discontinue, suspend, or change the provision of service to the above-described telephone(s) for any reason, including but not limited to suspicion of fraud, or nonpayment of outstanding bills without first providing notice to the Agencies, via the Delaware State Police Department Criminal Intelligence Section and without further providing the Agencies with the opportunity to assume the cost of any unpaid services provided by AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider. Directing the Agencies shall pay the cost of any unpaid services provided by AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider with respect to the above-described cellular telephone(s), from the date AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider notifies the Agencies of its intention to discontinue, suspend or change the provision of service(s) to the phone(s), up until the date that the Agencies advises AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc. and / or any other Telecommunication service provider that it will not or will no longer assume and pay the cost of continued unpaid service(s).
- O. Directing AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider will not sell or transfer the telephone number(s) or facility(les) without prior notice to the Agency.
- P. Directing that AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider provide the Agency with identical services to those received by the subscriber(s), including all communications transmitted over the telephone(s) that the subscriber(s) receive(s), regardless of which other communications common carrier'(s) facilities are involved.
- Q. Directing that AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider provide the Agency with all call data content, transactional/call, data/call detail and cell site data simultaneous with all communications over
- R. Directing that this Application and Order be sealed.

WHEREFORE, it is respectfully requested that the Court grant an Order for the installation of the pen register and a caller identification system (trap and trace device) pursuant to II <u>DEL. C.</u> § 2433.

Respectfully submitted,



Delaware State Police

Sworn and subscribed this 18th, day oft

Upon a finding that probable cause exists based upon the information supplied in this application, that the said individual is using the above captioned cell phone for criminal activity and that the application will lead to evidence of the crime(s) under investigation.

Superior Court State of Delaware

# IN THE SUPERIOR COURT OF THE STATE OF DELAWARE IN AND FOR SUSSEX COUNTY

IN THE MATTER OF THE APPLICATION	ì	6'	ters and there
OF THE STATE OF DELAWARE FOR AN	í	٠.	
ORDER AUTHORIZING THE	í		
INSTALLATION OF A PEN REGISTER AND	í		
A CALLER IDENTIFICATION SYSTEM	í		

**AFFIDAVIT** 

Sworn and subscribed this 18th day of

Judge Superior Court State Of Delaware

## IN THE SUPERIOR COURT OF THE STATE OF DELAWARE IN AND FOR SUSSEX COUNTY

IN THE MATTER OF THE APPLICATION	)
OF THE STATE OF DELAWARE FOR AN	)
ORDER AUTHORIZING THE	)
INSTALLATION OF A PEN REGISTER AND	)
A CALLER IDENTIFICATION SYSTEM	Ĺ

#### <u>ORDER</u>

Upon the foregoing Application of the State of Delaware for an Order authorizing the use of a device known as a Pen Register \ Trap & Trace to include cell site information, call detail, without geographical limits, the Court finds that probable cause exists that the applicant has certified that the information likely to be obtained by the use of the above listed device(s) is relevant to an ongoing criminal investigation, To wit: Possession of a Firearm by a Person Prohibited, Possession of a Deadly Weapon During the Commission of a Felony, and Reckless Endangering First Degree.

#### It is this 18th day of

ordered, pursuant to 11 <u>DEL. C.</u> § 2433 authorizing the installation and use of a pen register and a caller identification system (trap and trace device) on telephone that as part of a criminal investigation of

and/or others as yet unknown, the Delaware State Police Department or any other designated law enforcement agency (hereinafter referred to as "Agencies") are authorized to use for a period of sixty (60) days from the date of installation, a Pen Register \ Trap & Trace to include cell site information, call detail, without geographical limits, which shall be installed and used within the jurisdiction of this Court, upon the telephone(s) having the number(s) \( \), an AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider, cellular telephone; and it is further

ORDERED, that the Agencies shall complete the necessary installation of the Pen Register \ Trap & Trace, utilizing AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider providing service for the above listed target phone number, facilities, technical information and equipment, if required. The Agencies are authorized to employ surreptitious or duplication of facilities, technical devices or equipment to accomplish the installation and use of a Pen Register \ Trap & Trace, unobtrusively and with a minimum of interference to the service of the

subscriber(s) of the aforesaid telephone, and shall initiate a signal to determine the location of the subject's mobile device on the service provider's network or with such other reference points as may be reasonably available, Global Position System Tracing and Tracking, Mobile Locator tools, R.T.T. (Real Time Tracking Tool), Precision Locations and any and all locations, and such provider shall initiate a signal to determine the location of the subject's mobile device on the service provider's network or with such other reference points as may be reasonably available and at such intervals and times as directed by the law enforcement agent / agencies serving this order; and it is further

ORDERED, that if requested by the agencies, AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider, direct the target telephone number to operate according to the Global System for Mobile Communications (GSM), Code Division Multiple Access (CDMA), or Integrated Digital Enhanced Network (iDEN) protocols as applicable; and it is further

ORDERED, that there are specific and articulate facts that AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider providing service for the above listed target phone number, shall furnish the Agencies with all information, facilities, cell site locations with sector information, any and all equipment information including (but not limited to) mobile station identification (MSID), international mobile subscriber identifier (IMSI), electronic serial number (ESN), subscriber identity module (SIM), international mobile equipment identity (IMEI) and other equipment identifying number(s), subscriber and billing information including (but not limited to) the amount of money/minutes on prepaid phones, account information including (but not limited to) customer comments, remarks, or any other customer contact notations and other phone number[s] on the account, call history records, and technical assistance necessary to accomplish the installation and use of a Pen Register \ Trap & Trace, unobtrusively and with a minimum of interference to the service of the subscriber(s) of the aforesaid telephone, Global Position System Tracing and Tracking, Mobile Locator tools, R.T.T. (Real Time Tracking Tool), Precision Locations and any and all locations; and it is further

ORDERED, AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communication, Inc; and / or any other Telecommunication service provider shall provide twenty four(24) hour technical support and implementation assistance; and it is further

ORDERED, AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider shall provide any and all historical billing and subscriber information listed to this number and line, and / or any number(s) and line(s) that this target number has been changed to within one hundred and eighty (180) days

prior to the implementation of this order; and it is further

ORDERED, that the Agencies shall compensate AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider for reasonable expenses for services which the Company is providing; and it is further

ORDERED, AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider shall continue to provide the Agencies subscriber information of telephone numbers dialed from or to the aforesaid telephone, provided such request is made within ten (10) days of the expiration of the Order and provide up to 365 days of prior detailed call history information, of the aforesaid target telephone, only if requested by the Agency; and it is further

ORDERED, that Verizon, Inc., Comcast, Cavalier, AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider shall provide the Agencies with subscriber information of published and non-published telephone numbers obtained from the aforesaid telephone, provided that the request for such information is made within ten (10) days of the expiration of this Order, and it is further

ORDERED, that AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider and its agents and employees are prohibited from disclosing to the subscriber(s) of the aforesaid telephone(s) or to any other person(s) the existence of this Application and Order, the existence of the investigation identified in the Application or the fact that the Pen Register \ Trap & Trace to include cell site information, call detail, without geographical limits, is being installed and used upon the aforesaid telephone(s); and it is further

ORDERED, that the Order authorizing the installation and use of the devices apply not only to the presently assigned number(s) and line(s), but to any subsequent number(s), line(s) or service(s) assigned to replace the original number(s) or line(s); and that any change to the service(s), additional services, leased or purchased equipment, enhanced and/or special or custom feature(s), ) mobile equipment identifier (MEID), changing of mobile station identification (MSID), international mobile subscriber identifier (IMSI), electronic serial number (ESN), subscriber identity module (SIM), or international mobile equipment identity (IMEI) be disclosed to the Applicants; follow the electronic serial number (ESN) or the mobile subscriber number associated with account, and it is further

**ORDERED** that during the effective period of this Order, AT&T; Sprint / Nextel;

Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider, shall not discontinue, suspend, or change the provision of service to the above-described telephone(s) for any reason, including but not limited to suspicion of fraud, or nonpayment of outstanding bills without first providing notice to the Agencies, via the Delaware State Police Criminal Intelligence Sectionand without further providing the Agencies with the opportunity to assume the cost of any unpaid services provided by AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon, Cricket Communications, Inc; and / or any other Telecommunication service provider. The Agencies shall pay the cost of any unpaid services provided by AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider with respect to the above-described cellular telephone(s), from the date AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider notifies the Agencies of its intention to discontinue, suspend or change the provision of service(s) to the phone(s), up until the date that the Agencies advises AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider that it will not or will no longer assume and pay the cost of continued unpaid service(s); and AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider will not sell or transfer the telephone number(s) or facility(ies) without prior notice to the Agency; and it is further

ORDERED that AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verlzon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider provide the Agency with identical services to those received by the subscriber(s), including all communications transmitted over the telephone(s) that the subscriber(s) receive(s), regardless of which other communications common carrier'(s) facilities are involved; and it is further

ORDERED that AT&T; Sprint / Nextel; Virgin Mobile; T-Mobile; Cellco Partnership, DBA Verizon Wireless, Verizon; Cricket Communications, Inc; and / or any other Telecommunication service provider provide the Agency with all call data content, transactional/call, data/call detail and cell site data simultaneous with all communications over

ORDERED, that this Order and Application be sealed until further Order of the court.

Judge

uperior Court State of Delaware

IN THE SUPERIOR COURT OF THE STATE OF STATE OF DELAWARE IN THE MATTER OF:	F DELAWARE: Sussex County  { SEARCH WARRANT {			
Use of a Cell-Site Simulator to locate the Cellular Device assigned Call Number	{ SS: Sussex County {     APPLICATION AND AFFIDAVIT     FILED UNDER SEAL			
STATE OF DELAWARE COUNTY OF SUSSEX  Be it remembered that on this 18th day of.	DATE OF APPLICATION COMPLAINT NO:			
(Authority)				
NAME (S) OF AFFIANT (S) Detective Jeremy Jones OFpersonally appeared and being duly sw that there is probable cause to believe the	Delaware State Police Major Crimes Unit forn (affirmed) according to law, depose (s) and say (s) at the sevidence of a orline and it, and the			
signals emanating from it, are otherwise	subject to seizure and is located in the possession of have committed Reckless Endangering First Degree in			

signals emanating from it, are otherwise subject to seizure and is located in the possession of a person believed to have committed Reckless Endangering First Degree in violation of DE Title 11 section 0604 subsection 000a a class E felony. Possession of a Firearm During the Commission of a Felony in violation of DE Title 11 section 1447 subsection a00a a class B felony and Possession of a Firearm by a Person Prohibited in violation of DE Title 11 section 1448 subsection 00a1 a class D felony.

This warrant authorizes the use of the electronic investigative technique described below to locate the target cellular device when the officers to whom it is directed have reason to believe that [name and/or physical description of the suspect] is present. This technique may be used to locate the target cellular device at the following locations:

Locations to be searched will be determined based on past, current and future real time location information being received from the cellular network carrier of the targeted device.

Application

STATE OF DELAWARE

IN THE MATTER OF:

SEARCH WARRANT

Use of a Ceil-Site Simulator to locate the Cellular Device assigned Call Number

SS: Sussex County

APPLICATION AND AFFIDAVIT FILED UNDER SEAL

### SPECIFIC DESCRIPTION OF INVESTIGATIVE TECHNIQUE USED FOR THE SEARCH:

The "Target Cellular Device" is the cellular device or devices carried by

Pursuant to an investigation of for a violation of Reckless Endangering First

Degree, this warrant authorizes the officers to whom it is directed to identify and locate the Target Cellular Device by collecting radio signals, including the unique identifiers, emitted by the Target Cellular Device and other cellular devices in its vicinity for a period of three days, during all times of day and night.

Absent further notice of a court, law enforcement will make no affirmative investigative use of any identifiers collected from cellular devices other than the Target Cellular Device, except to identify the Target Cellular Device and distinguish it from the other cellular devices. Once Investigators ascertain the location and identity of the Target Cellular Device, they will end the collection, and any information collected concerning cellular devices other than the Target Cellular Device will be deleted.

This warrant does not authorize the interception of any telephone calls, text messages, or other electronic communications, and this warrant prohibits the seizure of any tangible property. This Court finds reasonable necessity for the use of the technique authorized above.

#### PERSON (S) BEING SEARCHED:

VIOLATION OF (Describe Conduct or Specify Statute):

Possession of a Firearm by a Person Prohibited a violation of DE Title 11 section 1448 subsection 00a1 a class D felony

Possession of a Firearm During the Commission of a Felony a violation of DE Title 11 section 1447 subsection a00a a class B felony

Reckless Endangering First Degree a violation of DE Title 11 subsection 0604 subsection 000a a class E felony

[AFFIDAVIT]

STATE OF DELAWARE

SEARCH WARRANT

IN THE MATTER OF:

Use of a Cell-Site Simulator to locate the Cellular Device assigned Call Number

SS:

Sussex County

APPLICATION AND AFFIDAVIT FILED UNDER SEAL

WHEREFORE, this (these) afflant (s) prays (or pray) that a search warrant be issued authorizing a search of the aforesald by collecting radio signals, including the unique identifiers, emitted by the Target Cellular Device and other cellular devices in its vicinity for a period of 10 days during all times of day and night in the manner provided by law.

Afflight

Sworn to (or affirmed) and subscribed before me this

o yek 🌯

, A.C

Judge Court mt the C

Superior Court of the State of Delaware

**STATE OF DELAWARE** 

SEARCH WARRANT

IN THE MATTER OF:

Use of a Cell-Site Simulator to locate the Cellular Device assigned Call Number

SS:

Sussex County

APPLICATION AND AFFIDAVIT FILED UNDER SEAL

#### Used or intended to be used for:

Evidence of the crimes specified herein and identification of those involved as described in the annexed affidavit and application or complaint;

NOW THEREFORE, YOU ARE HEREBY COMMANDED within three (10) days of the date hereof to use the identified electronic investigative technique in the areas set for the herein to locate and identify the Target Cellular Device identified herein, and serving this warrant and making the search in the daytime, or in the nighttime if the property to be searched is not a dwelling house, and giving to the person identified as associated with the Target Cellular Device from whom or from whose premises the electronic signals were captured a copy of the warrant, or leaving the copy at the place from which the property was taken, and to return this warrant, accompanied by a written statement of the use of the electronic investigative technique and any data retained, to me forthwith.

DATED the

day of

, A.D

SUPERIOR COURT OF THE STATE OF DELAWARE

STATE OF DELAWARE

SEARCH WARRANT

IN THE MATTER OF:

Use of a Cell-Site Simulator to locate the Cellular Device assigned Call Number

\$\$:

Sussex County

APPLICATION AND AFFIDAVIT FILED UNDER SEAL

The facts tending to establish probable cause for believing that the foregoing grounds for the application exist are as follows:

INTRODUCTION AND AFFIANT BACKGROUND:

STATE OF DELAWARE

SEARCH WARRANT

IN THE MATTER OF:

Use of a Ceil-Site Simulator to locate the Cellular Device assigned Cali Number

SS:

Sussex County

APPLICATION AND AFFIDAVIT FILED UNDER SEAL

STATE OF DELAWARE

SEARCH WARRANT

IN THE MATTER OF:

Use of a Celi-Site Simulator to locate the Geliular Device assigned Cali Number

SS:

Sussex County

APPLICATION AND AFFIDAVIT FILED UNDER SEAL

MANNER OF EXECUTION

other devices.

#### **AUTHORIZATION REQUEST**

- 18. I further request that the Court order that all papers in support of this application, including the affidavit and search warrant, be sealed until further order of the Court. These documents discuss an ongoing criminal investigation that is neither public nor known to the targets of the investigation. Accordingly, there is good cause to seal these documents because their premature disclosure may seriously jeopardize this investigation.

STATE OF DELAWARE

IN THE MATTER OF:

SEARCH WARRANT

Use of a Cell-Site Simulator to locate the Celiular Device assigned Call Number

SS:

Sussex County

APPLICATION AND AFFIDAVIT FILED UNDER SEAL

Respectfully submitted,

Detective .

Subscribed and sworn to before me on\_\_

Superior Court Judge

Affidavit of Probable Cause

Page 4 of 4